Pursuant to Section 30 of the Labor Law, the Commissioner of Labor has reviewed the aforecited provisions of Industrial Code Rule 45 as they relate to annual approval of plans; and

The Commissioner finds that the issuance of an applicable variance from the aforecited provisions of Industrial Code Rule 45, relative to annual approval of plans, would not violate the spirit and purpose of the said rules and would secure the public safety as contemplated by said rule.
Applicable Variance

WHEREAS temporary viewing stands and tents are required to comply with ICR 45-5.5 on an annual basis, nevertheless a VARIANCE from the aforecited provisions of Industrial Code Rule 45 is hereby GRANTED, subject to the following conditions:

THE CONDITIONS

1. The requirement for annual approval of plans shall be waived if the applicant has received a conditional or full approval of plans for the identical equipment within three years of use for the equipment. The plans must still be approved but only once every three years. The prior approval may have been under Industrial Code Rules 36, 45 or the New York Uniform Fire Prevention and Building Code.

2. A copy of the previously granted, dated approval, along with all supporting documentation shall be kept on the premises and made available to the Commissioner at every site the viewing stand and/or tent is to be used.

This variance shall apply and shall be applied by all enforcement officials to all persons and in all places for which the aforecited provisions of Industrial Code Rule
45 apply to the approval and compliance of viewing stands and tents when prior approval has been received and is still valid, with the same force and effect as if this variance were duly granted upon separate petition for the use and benefit of every person affected by the aforesaid provisions of Industrial Code Rule 45.

DATED: October 26, 1998

JAMES J. McGOWAN
COMMISSIONER OF LABOR

BY

Richard Cucolo
Director, Division of Safety and Health